# EXHIBIT 6



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	-	ATTORNEY DOCKET NO.	
08/630,590	04/10/96	YURT		P	2473.0001-02	
***			_		EXAMINER	
26M1/0724 FINNEGAN HENDERSON FARABOW GARRETT AND DUNNER				ART UNIT	PAPER NUMBER	
1300 I STRE WASHINGTON	ET NW	15		2614 DATE MAILED	): 07/24/97	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

1- File Copy

Uπice Action Summary	Examiner	Group Art Unit				
	Amanda Le	2614				
⊠ Responsive to communication(s) filed on 4/10/97			•			
☐ This action is <b>FINAL</b> .						
Since this application is in condition for allowance exce in accordance with the practice under Ex parte Quayle,		n as to the me	rits is closed			
A shortened statutory period for response to this action is is longer, from the mailing date of this communication. Fa application to become abandoned. (35 U.S.C. § 133). Ex 37 CFR 1.136(a).	allure to respond within the period	for response	will cause the			
Disposition of Claims						
X Claim(s) 33-42	is/are į	pending in the	application.			
Of the above, claim(s)	is/are w	ithdrawn from	consideration.			
Claim(s)	is	/are allowed.				
X Claim(s) 33-42						
Claim(s)			o.			
Claims						
Application Papers    See the attached Notice of Draftsperson's Patent Draftsperson's Pa	is approved and in the International Bureau (PCT F	ve been _ · Rule 17.2(a)).	·			
■Attachment(s)						
SEE OFFICE ACTION ON THE FOLLOWING PAGES						

Application No.

08/630,590

Applicant(s)

Paul Yurt et al

U. S. Patent and Trademark Office PTO-326 (Rev. 9-95)

Office Action Summary

Part of Paper No. 5

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## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.
- 2. Claims 33 and 34 are rejected under 35 U.S.C. 102(e) as being anticipated by Wilson et al.

Wilson et al discloses an interactive multimedia presentation and communication system comprising the following subject matters of the claimed "transmission system for providing information to be transmitted to remote locations": "a plurality of electronically connected library means" (Fig. 1, LOC 24, Fig. 2, Fig. 10) "being geographically separated" (claim 34) (col. 10, lines 35-42), "identification encoding means" (Fig. 10, element 162, col. 38, lines 37-46), "conversion means" (col. 39, lines 1-18), "transmitter means" (Fig. 10, element 168, 169).

3. Claims 35-42 are rejected under 35 U.S.C. 102(e) as being anticipated by Tindell et al.
Regarding claims 35, 36, Tindell et al discloses a store and forward video system comprising the following subject matters of the claimed "digital audio/video communication network": "a local reception system" (Fig. 5), "means for receiving compressed, digitized data" (Fig. 5, elements 64, 66,

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68, 70, 74), "means for storing a complete copy" (Fig. 5, element 78, col. 5, lines 29-32), "means, responsive to the stored compressed, digitized data, for transmitting" (Fig. 5, elements 82, 84, 86, 88), "converter for decompressing" (claim 36) (Fig. 5, element 82).

Regarding claim 37, Tindell et al also discloses the claimed "a processing station for formatting items of audio/video information" (Fig. 1, element 10, Fig. 2 and Fig. 3).

Regarding claim 38, Tindell et al further discloses the following subject matters comprised in the claimed "processing station": "means for inputting" (Fig. 3, element 24), "conversion means" (Fig. 3, elements 32, 34, 36, 40, 42), "compression means" (Fig. 3, element 44), "transmitter means" (Fig. 2, element 30).

Regarding claims 39-41, Tindell et al discloses the following subject matters of the claimed "method of distributing audio/video information": "transmitting compressed, digitized data..." (Fig. 6), "receiving the transmitted compressed, digitized data" (Fig. 7, 118), "storing the received compressed, digitized data" (Fig. 7, 122), "in response to the stored compressed, digitized data, transmitting a representation of the at least one item" (Fig. 7, 124, 126), "the step of decompressing" (claims 40, 41) (Fig. 7, 124).

Regarding claim 42, Tindell et al discloses the following subject matters of the claimed "method of distributing audio/video information": "formatting items of audio/video information" (Fig. 6, 90, 92), "transmitting compressed, digitized data representing a complete copy" (Fig. 6, 108). "receiving the transmitted compressed, digitized data" (Fig. 7, 118), "storing the received

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compressed, digitized data" (Fig. 7, 122), "using the stored compressed, digitized data to transmit a representation of the at least one item" (Fig. 7, 126).

### Conclusion

- The prior art made of record and not relied upon is considered pertinent to applicant's 4. disclosure. Paolini discloses a system with two different communication mediums, transmitting retrieved video and compressed audio information to plural receivers responsively to users' requests
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amanda Le whose telephone number is (703) 305-4769. The examiner can normally be reached on Tuesday-Friday from 7:30 AM to 5:00 PM. The examiner can also be reached on alternate Mondays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Stephen Chin, can be reached on (703) 305-4714.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

#### or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308-5403 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

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Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

(07/16/97)

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